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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/631,930	07/31/2003	Robert M. English	112056-0112	9670
	7590 01/16/2007 MCKENNA, LLP		EXAMINER	
88 BLACK FA	LCON AVENUE		ROMANO. JOHN J	
BOSTON, MA 02210			ART UNIT	PAPER NUMBER
			2192	
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)			
Office Action Summary		10/631,930	ENGLISH ET AL.			
		Examiner	Art Unit			
		John J. Romano	2192			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status			·			
1)⊠	Responsive to communication(s) filed on 31	<i>luly 2003</i> .				
2a)☐	his action is FINAL . 2b) This action is non-final.					
3) 🗌	Since this application is in condition for allowa	ince this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)⊠ Claim(s) <u>1-33</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.					
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>1-33</u> is/are rejected.	·				
	Claim(s) is/are objected to.	•				
8)□	Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers						
9)[The specification is objected to by the Examin	er.				
10)	The drawing(s) filed on is/are: a)☐ acc	cepted or b) \square objected to by the E	Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	ınder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.					
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
	2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 12/01/2004. 5) Notice of Informat Patent Application 6) Other:						

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DETAILED ACTION

1. Claims 1-33 are pending in this action.

Information Disclosure Statement

2. The Information Disclosure Statements filed on December 1st, 2004 has been considered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims **1-33** are rejected under 35 U.S.C. 103(a) as being unpatentable over Gillespie, US 6,269,391 (hereinafter **Gillespie**).

In regard to claim 1, Gillespie discloses

- "A method for executing uniprocessor (UP) coded workloads in a multiprocessor (MP) computer system without having to rewrite the UP-coded workloads' code..." (E.g., see Figure 5 & Column 14, lines 16-25), wherein non-parallel processable threads can be executed via

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the exclusion set (concurrency group) method in a multiprocessing system.

- "...organizing the UP-coded workloads into one or more concurrency groups, wherein UP-coded workloads in the same concurrency group are not permitted to execute concurrently with one another in the MP computer system..." (E.g., see Figure 4 & Column 6, lines 48-56), wherein an execution exclusion set membership 142 excludes parallel or concurrent execution.
- "... scheduling first and second execution vehicles that respectively execute on different processors in the MP computer system at substantially the same time..." (E.g., see Figure 1 & Column 4, lines 59-67), wherein the multi-processor scheduling module 22 may itself be instantiated in several instances (execution engine), each associated with one processor 12 (12a, 12b, 12c) available in a multi-processor environment.
- "...acquiring a first concurrency group by the first execution vehicle and a second concurrency group by the second execution vehicle; and executing UP-coded workloads in the first concurrency group through the first execution vehicle at substantially the same time as UP-coded workloads in the second concurrency group are executed through the second execution vehicle." (E.g., see Figure 5 & Column 13, lines 44-47), wherein each processor may be bound to an exclusion set.

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But **Gillespie** does not expressly disclose "a second concurrency group by the second execution vehicle". However, it would have been that a second concurrency group or instance of another virtual machine to perform in parallel on the multiprocessing system. This is evident by Gillespie's express teaching of multiple instances of Virtual machine objects (e.g., a, b, c..., see Figure 2 (28) & Column 8, lines 5-15), wherein a specific thread control object can be bound to one of the specific processors 12a, b, c, wherein the other processors could obviously be bound to a different or second thread control block. Thus, it would have been obvious to achieve the benefits known in the art of multiprocessing to have a second execution vehicle acquire a second thread control block which may be a member of a exclusion set.

In regard to claim **2**, the rejections of base claim **1** are incorporated. Furthermore, **Gillespie** discloses:

"...the UP-coded workloads are UP-coded threads, and the first and second execution vehicles are first and second processes." (E.g., see Figure 5 & Column 13, lines 57-61), wherein each instance of the kernel scheduling process controls the execution of the respective threads.

In regard to claim **3**, the rejections of base claim **1** are incorporated. But, **Gillespie** does not expressly discloses "...the UP-coded workloads are messages, and the first and second execution vehicles are first and second threads.". However, it would have been obvious to one of ordinary skill in the art, at the time the invention was made, to employ the UP-code workloads as messages, and the execution vehicles as

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threads. The motivation would have been to employ messages as is old and well known in the art of parallel programming and network environments, wherein a message is communication data received and processed by an execution environment (computer) and thus would have been obvious to group messages into a particular execution environment.

In regard to claim **4**, the rejections of base claim **1** are incorporated. Furthermore, **Gillespie** discloses:

- "...dequeueing from a concurrency-group run queue a first concurrency-group data structure associated with the first concurrency group; and dequeueing from the concurrency-group run queue a second concurrency-group data structure associated with the second concurrency group." (E.g., see Figure 3 & Column 8, lines 16-42), wherein CPU-specific scheduler 64 comprises a scheduling queue 98 linked to a specific data segment.

In regard to claim 5, the rejections of base claim 4 are incorporated. Furthermore, Gillespie discloses:

- "...setting a first CG flag in the first concurrency-group data structure to a value indicating that the first concurrency group is in a running state...." (E.g., see Figure 5 & Column 13, lines 30-34), wherein the occupied lock 154 indicates if a thread is executing.

In regard to claim **6**, the rejections of base claim **4** are incorporated. Furthermore, **Gillespie** discloses:

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"...appending UP-coded workloads enqueued on a first current queue in the first concurrency-group data structure onto a first active queue in the first concurrency-group data structure..." (E.g., see Figure 4 & Column 10, lines 14-24), wherein the CPU specific data comprises an active pointer link 112 and a current lock status (flag) wherein the ready queue 128 is also disclosed.

In regard to claim **7**, the rejections of base claim **6** are incorporated. Furthermore, **Gillespie** discloses:

- "...dequeueing UP-coded workloads in the first ... concurrency groups from the first ... active queues...; and executing the dequeued UP-coded workloads to completion." (E.g., see Figure 5 & Column 13, lines 6-15), wherein a waiting queue 160 is dislcosed.

In regard to claim 8, the rejections of base claim 5 are incorporated. Furthermore, **Gillespie** discloses:

- "...A) if at least one UP-coded workload in the first concurrency group is executable (i) setting the value of the first CG flag to a value indicating that the first concurrency group is in a queued state..." (E.g., see Figure 6 & Column 13, lines 48-56), wherein the particular thread must obtain approval in order to execute, such as by setting a flag, key, lock or the like...
- "...(ii) re-enqueueing the first concurrency-group data structure onto the concurrency-group run queue..." (E.g., see Figure 2 & Column 3,

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line 53-Column 4, line 4), wherein the context switch will reschedule the thread for later (re-enqueing).

- "...B) if there are not any UP-coded workloads in the first concurrency group that are executable, setting the first CG flag to a value indicating that the concurrency group is in a suspended state." (E.g., see Figure 2 & Column 4, lines 13-26), wherein a suspended state is taught.
- "...C) dequeueing from the concurrency-group run queue a third concurrency-group data structure associated with a third concurrency group; and D) setting a third CG flag in the third concurrency-group data structure to a value indicating that the third concurrency group is in a running state." (E.g., see Figure 4, box 130 + 132 & Column 8, lines 25-28), wherein the context of the thread control object is stored 130 and the link to the next control.

In regard to claim **9**, the rejections of base claim **1** are incorporated. Furthermore, **Gillespie** discloses:

"...the UP-coded workloads is organized into the one or more concurrency groups at run-time." (E.g., see Figure 5 & Column 13, lines 35-43), wherein the membership in an execution exclusion set may be transitory, subject to certain execution options represented in the data.

In regard to claim 10, the rejections of base claim 1 are incorporated. But Gillespie does not expressly "network cache". However, it would have been obvious to

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one of ordinary skill in the artl, at the time of the invention, to implement the MP system as a network cache as a network cache is old and well known in the multiprocessing art. Furthermore, **Gillespie** discloses multiple caches (Figure 1, see box 14a, 14b, 14c).

In regard to claim 11, Gillespie discloses:

- "A multiprocessor (MP) computer system configured to execute uniprocessor (UP) coded threads without having to rewrite the UP-coded threads' code, the MP computer system comprising: a plurality of processors; a memory having a plurality of storage locations addressable by the plurality of processors for storing data and program code..." (E.g., see Figure 1).
- "...the memory being configured to store a separate concurrencygroup data structure for each of a plurality of concurrency groups, each
 concurrency-group data structure ..." (E.g., see Figure 1 & Column 14,
 lines 16-25), wherein non-parallel processable threads can be
 executed via the exclusion set (concurrency group) method in a
 multiprocessing system.
- "...an active-queue pointer storing a location in the memory of an active queue of UP-coded thread messages associated with UP-coded threads in an executable state..." (E.g., see Figure 4 & Column 10, lines 14-24), wherein the CPU specific data comprises a active pointer link 112 and a current lock status (flag) wherein the ready queue 128 is also disclosed.

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- "...and a current-queue pointer storing a location in the memory of a current queue of UP-coded thread messages associated with UP-coded threads waiting to be transferred to the active queue." (E.g., see Figure 5 & Column 13, lines 6-15), wherein a waiting queue 160 is dislcosed.

In regard to claim **12**, the rejections of base claim **11** are incorporated. Furthermore, **Gillespie** discloses:

- "...a CG flag that stores a value indicating an operational state of a concurrency group associated with the concurrency-group data structure." (E.g., see Figure 5 & Column 13, lines 30-34), wherein the occupied lock 154 indicates if a thread is executing.

In regard to claim 13, the rejections of base claim 11 are incorporated.

Furthermore, Gillespie discloses:

- "...each UP-coded thread message stored in the active queue and current queue stores a location in the memory of a top of a call stack associated with a specific UP-coded thread." (E.g., see Figure 4 (158 + 160) & Column 13, lines 6-15), wherein a recursive call stack, including context and link (132) for the next ready threads 160.

In regard to claim **14**, the rejections of base claim **13** are incorporated.

Furthermore, Gillespie discloses:

- "...the call stack is accessible through a thread control block (TCB)
associated with the specific UP-coded thread, the TCB including a CG

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pointer for storing a memory location of a concurrency-group data structure." (E.g., see Figure 4 (30) & Column 13, lines 6-15), wherein a thread control object (TCO) 30 with a recursive call stack, including context and link (132) for the next ready thread 160.

In regard to claim **15**, the rejections of base claim **11** are incorporated. Furthermore, **Gillespie** discloses:

- "...each concurrency-group data structure further comprises metadata information associated with a concurrency group." (E.g., see Figure 5), wherein recursive depth counter 158 and thread ID 158 is metadata.

In regard to claim 16, see claim 10.

In regard to claims **17-24**, this is an apparatus version of the claimed method discussed above, in claims **1-8**, respectively, wherein all claimed limitations have also been addressed and/or cited as set forth above. For example, see **Gillespie**, storage device (Figure 1 & Column 3, lines 56-60), wherein instructions to implement the process may be stored.

In regard to claims **25-27**, this is a computer readable media version of the claimed method discussed above, in claims **1-3**, respectively, wherein all claimed limitations have also been addressed and/or cited as set forth above. For example, see **Gillespie**, storage device (Figure 1 & Column 3, lines 56-60), wherein instructions to implement the process may be stored.

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In regard to claims 28-33, this is another method version of the claimed method discussed above, in claims 1 and 4-8, respectively, wherein all claimed limitations have also been addressed and/or cited as set forth above. For example, see Gillespie, storage device (Figure 1 & Column 3, lines 56-60), wherein instructions to implement the process may be stored.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John J. Romano whose telephone number is (571) 272-3872. The examiner can normally be reached on 8-5:30, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tuan Q. Dam can be reached on (571) 272-3695. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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